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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/014,864	12/11/2001	Michael J. Tari	ICOR-004	3644	
26137 PATENT DEP	7590 09/1 <mark>0/2</mark> 00 ARTMENT	7	EXAMINER		
	SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP			GREIMEL, JOCELYN	
	FOUR TIMES SQUARE NEW YORK, NY 10036		ART UNIT	PAPER NUMBER	
ŕ			3693		
			MAIL DATE	DELIVERY MODE	
			09/10/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/014,864	TARI ET AL:			
Office Action Summary	Examiner	Art Unit			
	Jocelyn Greimel	3693			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  (6(a). In no event, however, may a reply be time  (ill apply and will expire SIX (6) MONTHS from the application to become ABANDONEI	I.  ely filed the mailing date of this communication.  O (35 U.S.C. § 133).			
Status	,				
<ul> <li>1)  Responsive to communication(s) filed on 27 Ju</li> <li>2a)  This action is FINAL. 2b)  This</li> <li>3)  Since this application is in condition for allowant closed in accordance with the practice under Extended</li> </ul>	action is non-final. ce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-14 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw  5) Claim(s) is/are allowed.  6) Claim(s) 1-14 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or  Application Papers  9) The specification is objected to by the Examiner  10) The drawing(s) filed on is/are: a) acceed to the description of the d	election requirement.  epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is objected to be a second to be	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary ( Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te			

### **DETAILED ACTION**

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 27 June 2007 has been entered.

### Status of Claims

Claims 1-14 are currently pending. Claims 1, 8, 12 and 14 are independent claims.

## Response to Arguments

Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

<sup>(</sup>b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Flex Options – Chicago Board Options Exchange [hereinafter CBOE]. In reference to claims 1, 8 and 12-14, CBOE discloses a method, system and apparatus for electronically trading financial instruments among a plurality of traders, each trader being associated with one or more sets of tradeable structures, comprising:

- a. receiving a request for proposal ("RFP") on a financial instrument from a requestor, the RFP including an RFP structure; providing an alert to each trader whose tradeable structures include the RFP structure (pages 3-4);
- b. during a first response period, receiving two or more responses to said RFP from two or more responders, each said responder providing at least one said response; transmitting said two or more responses to said requestor; allowing said requestor to trade on said two or more responses during a first exclusivity period, each said plurality of traders not being allowed to trade on said two or more responses during said first exclusivity period unless each said trader comprises said requestor, said first response period and said first exclusivity period being allowed to overlap (pages 6-7); and
- c. at the expiration of said first exclusivity period, allowing said two or more responders to trade on said responses during a second exclusivity period, said traders not being allowed to trade on said responses during said second exclusivity period unless each such trader comprises a requestor or said one or more responders (pages 6-7).

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2. In reference to claim 2, CBOE teaches the electronic trading method and system

further comprising matching orders at the expiration of said first period and before

allowing said responders to trade on said responses (pages 6-7).

3. In reference to claim 3, CBOE discloses the electronic trading method and

system wherein said orders are associated with a bid price or an offer price, said

matching orders process further comprising matching crossed orders in which the

highest bid prices is higher than the lowest offer price (pages 6-7).

4. In reference to claim 4, CBOE discloses the electronic trading method and

system wherein any responses, which have not been traded on at the end of, said

second period are migrated to a general market (pages 6-7).

5. In reference to claim 5, CBOE discloses the electronic trading method and

system wherein traders are grouped into trading groups, said method further comprising

transmitting said at least one response to said requestor's trading group and said at

least one responder's trading group, each said plurality of traders not receiving said

responses unless said trader comprises a trader in said requestor's trading group or

said at least one responder's trading group (pages 6-7).

6. In reference to claims 6-7, 9 and 11, CBOE discloses the electronic trading

system, method and apparatus, including:

- a. allowing trader's in said requestor's trading group to trade on said responses during said first period, each said plurality of traders not being allowed to trade on said response during said first period unless said trader comprises a trader in said requestor's trading group;
- b. allowing traders in said responder's trading group to trade on said responses during said second period;
- c. wherein said tradable structures for each said trader are a function of potential traders to a trade;
- d. migrating said responses to a general market at the expiration of said third exclusive period (pages 6-7).
- 7. In reference to claim 10, CBOE discloses the electronic trading method and system wherein said first period and said second period are co- terminus (pages 6-7).

### Request for Information

Applicant and the assignee of this application are required under 37 CFR 1.105 to provide the following information that the Examiner has determined is reasonably necessary to the examination of this application.

In response to this requirement, please provide answers to each of the following interrogatories eliciting factual information: It appears based on prior art searches that

Applicant's claimed invention has been in use or on sale by the assignee dating before the filing date of the Application. Please submit information regarding the RFQ based financial products and specifically identify the beginning date of sale of the products and

the overall change in products over the period 1993 to present.

In responding to those requirements that require copies of documents, where the

document is a bound text or a single article over 50 pages, the requirement may be met

by providing copies of those pages that provide the particular subject matter indicated in

the requirement, or where such subject matter is not indicated, the subject matter found

in applicant's disclosure.

The fee and certification requirements of 37 CFR 1.97 are waived for those documents

submitted in reply to this requirement. This waiver extends only to those documents

within the scope of this requirement under 37 CFR 1.105 that are included in the

applicant's first complete communication responding to this requirement. Any

supplemental replies subsequent to the first communication responding to this

requirement and any information disclosures beyond the scope of this requirement

under 37 CFR 1.105 are subject to the fee and certification requirements of 37 CFR

1.97.

The applicant is reminded that the reply to this requirement must be made with candor

and good faith under 37 CFR 1.56. Where the applicant does not have or cannot

that item.

readily obtain an item of required information, a statement that the item is unknown or cannot be readily obtained may be accepted as a complete reply to the requirement for

This requirement is subject to the provisions of 37 CFR 1.134, 1.135 and 1.136 and has a shortened statutory period of two (2) months. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jocelyn Greimel whose telephone number is (571) 272-3734. The examiner can normally be reached on Monday - Friday 8:30 AM - 4:30 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Kramer can be reached on (571) 272-6783. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jocelyn Greimel Examiner, Art Unit 3693 August 26, 2007

JAMES A. KRAMER

SUPERVISORY PATENT EXAMINER

TÉCHNOLOGY CENTER 3600